

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

In the Matter of L.C.	)	
	)	
SEBASTIAN CORREA MORALES	)	Case No. 1:24-cv-07951
	)	
Petitioner,	)	INTERIM CONSENT ORDER
	)	
vs.	)	
	)	
JULIANA ESCOBAR RESTREPO,	)	
	)	
Respondent.	)	
	)	

Before the Court is the Verified Petition for Return of the Child to Colombia (the “Petition”) filed by the Petitioner, Sebastian Correa Morales (the “Petitioner”), against the Respondent, Juliana Escobar Restrepo (the “Respondent”) pursuant to The Hague Convention on the Civil Aspects of International Child Abduction and the International Child Abduction Remedies Act (“ICARA”) [ECF No. 1]. This Interim Consent Order makes no determination on the merits of the Petition, or on either party’s respective claims and/or defenses, and is entered without prejudice to either party’s position. Upon the consent of both parties, as evidenced by the signatures of their respective counsel below, it is hereby:

1. **ORDERED**, that the Petitioner shall have custodial access to the child, L.C. (the “Child”), from January 18, 2025, to January 28, 2025 (the “Custodial Access Period”); and it is further
2. **ORDERED**, that Petitioner shall pick up the Child at a mutually agreeable location on Saturday, January 18, 2025; and it is further

3. **ORDERED**, that Petitioner shall drop off the Child at a mutually agreeable location on Tuesday, January 28, 2025; and it is further
4. **ORDERED**, that the Child will remain with the Petitioner for the duration of the Custodial Access Period; and it is further
5. **ORDERED**, that Petitioner is prohibited from removing the Child, or causing the Child to be removed from the Southern and Eastern Districts of New York for the duration of the Custodial Access Period; and it is further
6. **ORDERED**, that the Petitioner shall not apply for a U.S. or Colombian passport for the Child during the Custodial Access Period; and it is further
7. **ORDERED**, that the Petitioner shall provide the Respondent with the addresses of all locations where the Child will be during the Custodial Access Period; and it is further
8. **ORDERED**, that the Petitioner shall take the Child to and from the Child's school on all school days or advise Respondent and obtain her consent beforehand if the Child is to miss school for any reason; and it is further
9. **ORDERED**, that the Respondent shall have a brief, in-person check-in with the Child every other day; and it is further
10. **ORDERED**, that, starting on the date of this filing, Petitioner is to have daily video calls with the Child from 7:00pm to 8:00pm Monday through Friday, and additional morning calls from 10:00am to 11:00am on Saturday and Sundays. The daily video calls will be conducted on WhatsApp going forward.

DATED at \_\_:\_\_ this \_\_ day of January, 2025.

BY THE COURT:

---

Hon. Natasha C. Merle  
United States District Judge

**SEEN AND APPROVED AS TO FORM AND CONTENT:**

By: /s/ Richard Min

Richard Min  
Green Kaminer Min & Rockmore LLP  
420 Lexington Avenue, Suite 2821  
New York, New York 10170  
Telephone: 212-681-6400  
Facsimile: 212-681-6999  
Email: rmin@gkmrlaw.com

By: /s/ Edgar L. Frankbonner

Edgar L. Fankbonner  
Goldberger & Dubin, PC  
401 Broadway, Ste. 306  
New York, New York 10013  
Telephone: 212-431-9380  
Facsimile: 212-966-0588  
Email: fankbonner@gmail.com

*Attorney for Petitioner*  
Sebastian Correa Morales

*Attorney for Respondent*  
Juliana Escobar Restrepo